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PART - IIA

GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATIONS

The 29th April, 2010.

No.F(PR)-47/2009/Pt.I/11

OFFICE MEMORANDUM

Subject :- DEARNESS ALLOWANCE

1. The undersigned is directed to refer to this Department's O.M. No.F(PR)-47/2009/Pt.I/6, dated 7th December, 2009 and to say that the Governor of Meghalaya is pleased to decide that the Dearness Allowance payable to the State Government employees/pensioners/family pension holders shall be enhanced from the existing rate of 20% to 28% with effect from 1st January, 2010.
2. These orders shall also apply to the members of the work-charged Establishment and Casual Workers, other than Bungalow Peons, holding posts in the scales of pay as admissible to the employees of corresponding categories under the regular establishment/services/posts.
3. The Dearness Allowance under these orders shall remain suspended if the pensioners/family pension holders are employed/re-employed under the State/ Central Government or employed/re-employed/permanently absorbed in the State or Central Government's, Company, Corporation, Undertaking or Autonomous Body. It shall, however, be revived after the spell of such re-employed/employment.
4. The payment on account of the Dearness Allowance involving fractions of 50 paise and above may be rounded off to the next higher rupee and the fraction of less than 50 paise may be ignored.
5. The payment on account of the Dearness Allowance sanctioned herein shall be debited to the respective Heads of Accounts from which the employees draw their salary and the pensioners/family pension holders, their pension.

B. K. DEV VARMA,
Principal Secretary to the Government of Meghalaya,
Finance Department.

Shillong the 21st April, 2010.

No.RDS-139/2008/173.—In exercise of the powers conferred under Section 11(d)(i) of the Meghalaya Transfer of Land (Regulation) Act, 1971, the Governor of Meghalaya is pleased to specify the Thynroit Kharang Service Cooperative Society Ltd. as a Society to which the provisions of the said Act, shall not apply in relation to transfer of land measuring 3600 sq.ft (more or less) located at Kyntiot Kshiar, East Khasi Hills District (and more fully described in the Schedule below) from Shri. Charles Kshiar to the Thynroit Kharang Service Cooperative Society Ltd.

SCHEDULE

| | | |
|----------------------|---|---------------------------------------------|
| Location of the land | — | Thynroit Kshiar, East Khasi Hills District. |
| Area | — | 3600 sq.ft. |
| Name of Transferor | — | Shri. Charles Kshiar. |

BOUNDARY

| | | |
|-------------------|---|-------------------------|
| North | — | Land of Thwin Kshiar. |
| East | — | Motorable Road. |
| South | — | Land of Charles Kshiar. |
| West | — | Land of Charles Kshiar. |
| Total Area | — | 3600 sq.ft. |

Under Secretary to the Govt. of Meghalaya,
Revenue & Disaster Management Department.

Shillong the 21st April, 2010.

No.RDS-139/2008/174.—In exercise of the powers conferred under Section 11(d)(i) of the Meghalaya Transfer of Land (Regulation) Act, 1971, the Governor of Meghalaya is pleased to specify the Khatarbor Multipurpose Cooperative Society Ltd as a Society to which the provisions of the said Act, shall not apply in relation to transfer of land measuring 3000 sq. ft. (more or less) located at Nongwah village, Pomsangut Sirdarship, East Khasi Hills District, (and more fully described in the Schedule below) from Smti. Ken Khasain to the Khatarbor Multipurpose Cooperative Society Ltd for the purpose of setting up of a Cooperative Society.

SCHEDULE

| | | |
|----------------------|---|-------------------------------------------------------------------|
| Location of the land | — | Nongwah village, Pomsangut Sirdarship, East Khasi Hills District. |
| Area of the land | — | 3000 sq.ft. more or less. |
| Name of Transferer | — | Smti. Ken Khasain. |

Boundary

| | | |
|-------------------|---|---------------------------------|
| North | — | Plot of Smti. Ken Khasain. |
| East | — | “ “ “ “ |
| South | — | “ “ Sangir Sawkmie. |
| West | — | “ “ Rud Umdor. |
| Total Area | — | 3000 sq.ft more or less. |

Under Secretary to the Govt. of Meghalaya,
Revenue & Disaster Management Department.

Shillong the 16th April, 2010.

No.EDN.242/2009/108.—The Governor of Meghalaya is pleased to sanction implementation of Rashtriya Madhyamik Shiksha Abhiyan (RMSA) in Meghalaya with a view to achieving universal Secondary Education in the State of Meghalaya.

Further, the Governor of Meghalaya is also pleased to agree that the existing Society namely, the Sarva Shiksha Abhiyan State Mission Authority of Meghalaya registered vide No. SR/SSASMAM-12/02 under Meghalaya Societies Registration Act 1983 will also implement the Rashtriya Madhyamik Shiksha Abhiyan (RMSA) in Meghalaya.

The above existing Sarva Shiksha Abhiyan State Mission Authority of Meghalaya (SSASMAN) will be renamed as State Education Mission Authority of Meghalaya (SEMAN).

The objectives of RMSA are :—

- (i) To achieve a GER of 75% for Class IX - X within 5 years by providing a secondary School within reasonable distance of every habitation.
- (ii) To improve quality of education imparted at Secondary level through making all Secondary Schools conform to the prescribed norms.
- (iii) To remove gender, socio-economic, geographic and disability barriers.
- (iv) Universal access to Secondary level education by 2017 i.e. by the end of 12th Five Year Plan and
- (v) Universal retention by 2020.

P. S. THANGKIEW,
Principal Secretary,
Government of Meghalaya,
Education Department.

Shillong the 31st March, 2010

No.MESEB/GA-II/45/2010/20.—The Meghalaya State Electricity Board, in partial modification of the Notification No. MeSEB/GA-II/267/2007/VOL-1/269 dated 9th February 2010, hereby amends the Distribution Tariff as approved by the Meghalaya State Electricity Regulatory Commission, vide. Order F.No.MSERC/Dist-Tar : 09-10/1409/406 30th November 2009. The tariff rates as per Notification No. MeSEB/GA-II/267/2007/Vol-I/269 dated 9th February 2010, along with the amended rates as given hereunder, **shall be effective from 1st December 2009.**

The amendment of rates is only in respect of the categories of consumers as mentioned hereunder. All other charges shall remain the same.

Clause 5 : Standard rates and rebates for Low and Medium voltage supply (LT).

Domestic.

| Fixed Charges per KW | Energy Charge | Rate (Paise/Unit) | Schedule |
|----------------------|-----------------|-------------------|----------|
| Rs 25.00 | First 100 Units | 225 | DLT |
| | Next 100 Units | 265 | |
| | Above 200 Units | 365 | |

Clause 6: Standard rates and charges for High Voltage supply (HT)

| Category | Fixed (Demand) Charge Rs./KVA/ Month | Engergy Charge Paise/Unit | Schedule |
|------------------------------|-----------------------------------------|------------------------------|----------|
| Domestic | 275 | 330 | DHT |
| Public Service (Bulk Supply) | 275 | 365 | BS |
| Commercial | 250 | 370 | CHT |
| Industrial | 110 | 330 | IHT |
| Public Water Works | 170 | 325 | WSHT |

Clause 7 : Standard rates and charges for Extra High Tension (EHT) Industrial supply

| Category | Fixed (Demand) Charge Rs./KVA/Month | Energy Charges Paise/Unit | Schedule |
|------------|----------------------------------------|------------------------------|----------|
| Industrial | 100 | 320 | EHT |

Clause 9 : Monthly Minimum Charges

The minimum charges shall not be billed during the period of disconnection, if the Board has disconnected the power supply to the consumer. However, the waiver of minimum charge shall not be admissible if the period of disconnection is less than a billing month.

The total outstanding amount as on the date of disconnection along with the simple interest at the rate of 12 % per annum for the entire period, till the date of reconnection or regulation or staggering of supply, if any, shall be payable by the consumer.

S. Kharlyngdoh,
Member Secretary.